

## DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION

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	Attorney Docket No: MER 03.01  First Named Inventor: WITHERS  Complete if known:  Serial No: 10/828,641  Group Art Unit: Examiner:				
	As a below named inventor, I hereby declare that:				
	My residence, post office address and citizenship are as stated below next to my name.				
	I believe I am the original, first and sole inventor (if only one name is listed below) or an original first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled				
	I hereby state that I have reviewed and understand the contents of the above-identified specification, including the claims, as amended by any amendment referred to above.				
	I acknowledge the duty to disclose information which is material to the examination of this application in accordance with Title 37, Code of Federal Regulations, S. 1.56(a).				
	I hereby claim foreign priority benefits under 35 U.S.C. 119(a)-(d) or 365(b) of any foreign application(s) for patent or inventor's certificate, or 365(a) of any PCT international application which designated at least one country other than the United States of America, listed below and have also identified below any foreign application for patent or inventor's certificate or of any PCT international application having a filing date before that of the application on which priority is claimed:				
	Prior Foreign Application(s):  Certified Copy  Priority Claimed Attached  Yes No Yes No				
	(Number) (Country) (Month/Day/Year Filed)				

listed below:		
Application No:	Filing Date:	
60/496,981	August 2	0, 2003
any PCT international application insofar as the subject matter of e United States or PCT Internation 35 U.S.C 112, I acknowledge the	n designating the United State each of the claims of this appli- nal application in the manner part to disclose information in became available between the	cation is not disclosed in the prior provided by the first paragraph of which is material to patentability ne filing date of the prior application
US Parent Application No. or PCT Parent Appln. No.	Parent Filing Date	Parent Patent Number (if applicable)
them, of 175 Canal Street, Manc Norman P. Soloway, Reg. No. 2- Reg. No. 51,261, or any of them 520-882-7623) my attorneys wit application and to transact all bu	g. No. 48,173; Andrew R. Machester, New Hampshire 0310 4,315; Kevin M. Drucker, Reg., of 130 W. Cushing Street, The full power of substitution are siness in the Patent Office con	artin, Reg. No. 45,413, or any of 01 (Telephone: 603-668-1400); or g. No. 47,537; or Ashley L. Kirk, Fucson, Arizona 85701 (Telephone and revocation, to prosecute this nnected therewith.
Please direct all future correspon Norman P. Soloway, HAYES S 85701 (Telephone: 520-882-762)	SOLOWAY P.C., 130 W. Cus	
punishable by fine or imprisonm	and belief are believed to be to knowledge that willful false statent, or both, under Section 10	•
Full name of sole or first invento	or: James C. WITHERS	
First Inventor's signature	nes C. Withers	Date <u>04/23/04</u>
Residence: c/o Materi Tucson, Arizona 85706	ials & Electrochemical Resear	rch Corp., 7960 South Kolb Road,
Citizenship: United Sta	ates of America	

I hereby claim the benefit under 35 U.S.C. 119(e) of any United States provisional application(s)

Post Office Address: Same as Residence

Full name of second inventor: Raouf O. LOUTFY
Second Inventor's signature Post. o. Som Date 04/23/04
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Citizenship: United States of America
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## IMPORTANT NOTICE RE DUTY OF CANDOR AND GOOD FAITH

The Duty of Disclosure requirements of Section 1.56(a), of Title 37 of the Code of Federal Regulations are as follows:

A duty of candor and good faith toward the Patent and Trademark Office rests on the inventor, on each attorney or agent who prepares or prosecutes the application and on every other individual who is substantively involved in the preparation or prosecution of the application and who is associated with the inventor, with the assignee or with anyone to whom there is an obligation to assign the application. All such individuals have a duty to disclose to the Office information they are aware of which is material to the examination of the application. Such information is material where there is a substantial likelihood that a reasonable examiner would consider it important in deciding whether to allow the application to issue as a patent. The duty is commensurate with the degree of involvement in the preparation or prosecution of the application.

By virtue of this regulation each inventor executing the Declaration for the filing of a Patent Application acknowledges his duty to disclose information of which he is aware and which may be material to the examination of the application.

Inherent in this is the duty to disclose any knowledge or belief that the invention:

- (a) was ever known or used in the United States of America before his invention thereof;
- (b) was patented or described in any printed publication in any country before his invention thereof or more than one year prior to the actual filing date of the U.S. patent application;
- (c) was in public use or on sale in the United States of America more than one year prior to the actual filing date of the U.S. patent application; or
- (d) has been patented or made the subject of inventor's certificate issued before the actual filing date of the U.S. patent application in any country foreign to the United States of America on an application filed by him or his legal representatives or assigns more than twelve months before the actual filing date in the United States.

NOTE: The "Information" concerned includes, but is not limited to, all published applications and patents, including applicant's and assignee's own, U.S. or foreign applications and patents, as well as any other pertinent prior art known, or which becomes known, to the inventor or his representatives. Where English language equivalents of foreign language documents are known, they should be identified and, when possible, copies supplied. Failure to comply with this requirement may result in a patent issued on the application being held invalid even if the known prior art which is not supplied is material to only one claim of that patent.